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aforesaid, and having its principal place of business Three hundred and fift to it in hand duly paid at and before the sealing and acknowledged), has granted, bargained, sold and a L.W. Cozb	y	•		***************************************	D
acknowledged), has granted, bargained, sold and i	delivery of these pr	23		the state of the s	
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lot of land situate in the County and State afores	aid, being a part of t	he lands of said	Company known	as "Melrose,	'' said lot being ki
and designated on a plat of said lands recorded in o	ffice of R. M. C. plats	of Real Estate,	Book A, Page 18	57, lot number	4 of 1
H fronting 50 feet	on Tremont	Avenue and	140 ft, de	ep.	
		Andrew State			
TO HAVE AND TO HOLD all and singular irs and assigns forever. For the following conditions, however: FIRST—That the property is not to be sold, SECOND—That no liquor or ardent spirits THIRD—That no Residence shall be built or two or more lots, placing one residence thereon. FOURTH—That no building shall be erected the sets. FIFTH—That no use shall be made of the local contents.	the premises before n rented or otherwise are to be sold on the a said lot to cost less I nearer the street th	disposed of to poproperty. than ————————————————————————————————————	he grantee herein	descent. Dolla e said plat, wh	and his
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. July 21st,

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